Case 2:14-cv-06688-WJM-MF Document 3 Filed 11/12/14 Page 1 of 9 PageID: 35

Marc A. Stephens

271 Rosemont Place, Englewood, NJ 07631, 201-598-6268

HON. WILLIAM J. MARTINI, U.S.D.J. November 6, 2014

Honorable Judge William J. Martini RECEIVED IN THE CH

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NOV 1 2 2014

FEE WAIVER REQUEST

HON. WILLIAM J. MARTINI, U.S.D.J.

RE: Marc Stephens vs Edward Jerejian, et el Civil Complaint

Dear Judge Martini,

On November 5, 2014, I was informed by the Clerk's office of the Denial of my fee waiver request for the case indicated above. I have enclosed supporting documents regarding my indigence.

Due to dealing with multiple lawsuits and paying legal and court fees, I have exhausted all funds.

- I recently dealt with a divorce in California (on file with your chambers), see EXHIBIT 1;
- I am currently dealing with foreclosure, see EXHIBIT 2a-b;
- 3. a Civil lawsuit I filed in the Supreme Court of New York for breach of contract, fraud, tortious interference, conversion, etc, see EXHIBIT 3, (I was awarded default judgment, but the judge put a stay on all assets, Summary Judgment hearing scheduled for January 21, 2015) and;
- a Civil lawsuit in District Court of New Jersey Newark regarding case 2:14-cv-05362-WJM-MF.

All of these cases, as well as several prior cases which are detailed in the complaint for case2:14-cv-05362-WJM-MF, I had to pursue pro se because I could no longer afford the legal and court fees, see **EXHIBIT 3 – Remove Counsel for pro se.**

In addition, I am currently unemployed, and unable to work, or go out in public, due to multiple death threats on my life, see EXHIBIT 4a-b - police report. I filed the recent lawsuit because the judge denied my firearm application despite the fact that I had no disqualifiers, and I proved justifiable need which two police officers confirmed and testified in court.

Stephens vs Jerejian et al, is also linked to case2:14-cv-05362-WJM-MF, because judge Jerejian stated my firearm application was also denied due to my brother Tyrone Stephens, who is a plaintiff, resides with me. I proved in my firearm hearing that the detectives framed my brother and his attorneys provided ineffective assistance.

I filed as pro se (1) due to lack of funds; (2) in order to stay clear of running past the statute of limitations. If my fee waiver is approved, I will immediately reimburse the court once the cases are resolved.

Respectfully Submitted

Plainitff, pro se

EXHIBIT 1

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RESPONDENT/DEFENDANTMANG Stophone	
NOTICE OF WITHDRAWAL OF ATTORNEY OF RECORD	CAST HOWERS
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Page 1 of 2

EXHIBIT 2-a

RECEIVED TUESDAY 12/24/2013 2:13:38 PM 11318351

FILED Dec 24, 2013

DOUGLAS J. McDONOUGH DM 035361998

XFZ-184291/eras **ZUCKER, GOLDBERG & ACKERMAN, LLC** Attorneys for Plaintiff 200 Sheffield Street, Suite 101 Mountainside, NJ 07092-0024 1-908-233-8500

Nationstar Mortgage LLC d/b/a Champion Mortgage

Company

Plaintiff, :

V5.

Viola Stephens, his/her heirs, devisees, and personal representatives, and his, her, their or any of their successors in right, title and interest; Mr. Stephens, husband of Vicla Stephens; Englewood Hospital and

Medical Center; United States of America

: SUPERIOR COURT OF NEW JERSEY

: CHANCERY DIVISION : BERGEN COUNTY : DOCKET NO.

F -048329-13

Civil Action

COMPLAINT **FOR FORECLOSURE**

Defendant(s)

Nationstar Mortgage LLC d/b/a Champion Mortgage Company, (hereinafter "plaintiff"), having its principal place of business at 350 Highland Drive, Lewisville, TX 75067 says:

EXHIBIT 2-b

SUPERIOR COURT OF NEW JERSEY

MOTOR OF CONTROL STOR



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September 3, 2014

LETTER ORDER

R. 1:2-6

VIA REGULAR MAIL AND TELEPHONE

Viola Stephens 271 Rosemont Place Englewood, NJ 07631

Mare Stephens / Attorney in Fact for Viola Stephens 271 Rosemont Place Englewood, NJ 07631

VIA FACSIMILE

Todd Marks, Esq. Zucker, Goldberg & Ackennau, LLC 200 Sheffield Street Suite 101 Mountainside, NJ 07092

> Re: Nationstar Mortgage v. Stephens, et al. Docket No. F-48329-13

Dear Ms. Stephens, Mr. Stephens and Counsel;

A motion to vacate default was filed by or on behalf of Viola Stephens on August 7, 2014 and was opposed by the plaintiff on August 11, 2014. The motion is presently scheduled for September 5, 2014.

No default has yet been entered against Viola Stephens. Accordingly, no motion to vacate is necessary and same shall be deemed withdrawn.

FILED

SEP - 3 2014

Robert P. Contillo P.J.Ch.

EXHIBIT 3

MARC A. STEPHENS, an individual DOREWAY TRANSPORTATION SERVICES,	
LLC,	Index No. 303056-2013
Plaintiff,	
-against-	CONSENT TO CHANGE ATTORNEY
EVAN DORE, an Individual, JOY HENRY OGUAGUA, an Individual, and DOREWAY, LLC,	
Defendant.	· X
We, the undersigned, do hereby consent and	d agree that RUTKIN & WOLF PLLC,
attorney of record for the Plaintiffs, be changed and	d that MARC A STEPHENS
UNE MIDUALIY AND ON BEHALF OF DORE	MAY TRANSPORTATION
52 SERVICES, LLC, residing at 650 Fast Palisades A	oeme, Engle wood Cliffic NJ 07022 be
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Dated Bronx, New York	
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RUTKIN & WOLF LLP	. Mari
By, Jason M. Wolf, T., Optgoing Attorney for Plaintiff	No.

EXHIBIT 4-a

ENGLEWOOD POLICE

INVESTIGATION REPORT

75 SOUTH VAN BRUNT STREET

201-568-2700 ENGLEWOOD, NJ 07631 Municipal Code: 0215 ORI: NJ0021500

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EXHIBIT 4-b

ENGLEWOOD POLICE

INVESTIGATION REPORT

201-568-2700 ENGLEWOOD, NJ 07831 INCIDENT # : I-2014-002911 Municipal Code: 0215 ORI: NJ0021500

not harmed and according to Stephens no emergency existed at their school.

(8) In July of 2013 an individual was parked in front of his residence and taking photographs of the house. When confronted this individual stated that he was working for "the mortgage company." When asked the name of the mortgage company the individual could not provide the correct answer. Stephens called the mortgage company who could not confirm that they sent someone to the house to take photographs. He believes this individual was there to harass or intimidate him. (9) On July 11, 2013, Stephens observed a white van with tinted windows parked outside his residence. When the operator of the van observed Stephens at the front door the van quickly fled the area.

(10) On July 11, 2013, Stephens received numerous calls on his cell phone from an unknown voice stating that his funeral—would be coming soon. Stephens was unable to provide me with voice mail messages or a phone number from which the calls originated.

(11) On August 1, 2013, a dead raccoon which had been stabled multiple times was found on his rear porch.

I asked Marc Stephens if he reported any of these incidents to the Englewood Police at the time they occurred. Stephens explained that he did not for two reasons. The first reason is because every time he had reported an incident to the police, the "Skeptic Society" has retaliated, specifically by killing his mother-in-law in April of 2012 and his wife's grandmother in February of 2013. The second reason is that he believes the "Skeptic Society" has infiltrated all law enforcement agencies and as such contacting the police would certainly result in further retaliation. I conducted an internet search on Indira Bale-Tucker and Helene Hale in an effort to determine if their death was a result of a crime. I discovered that both women died of natural causes at the ages 68 and 94 respectively.

Stephens stated that on January 10, 2013 be informed Sergeant George Alston of the Englawood Police Department of his situation and Alston told him that Police Officers are "not responsible for individuals being harassed or whose life has been threatened." I asked Sergeant Alston about Stephens' claim that he attempted to report these incidents to him on January 10, 2013. Sergeant Alston stated that he asked Stephens why he never reported these incidents at which time Stephens stated that he did not want to make police reports because the Skeptic Society would find out and retaliste against him and his family. Sergeant Alston told me that he also instructed Stephens to report any further incidents.

Due to the time which has elapsed since these incidents and the lack of specific details provided an investigation into these incidents at this time is not possible. A check of the Englewood Police records management system did not reveal any similar incidents being reported during the same time period as the incidents listed above. In addition no records of any reports made by Marc Stephens were located.

Maro Stephens also reported numerous other incidents which took place outside the jurisdiction of Englewood, including New York, California and Hawaii. I explained that these incidents should be brought to the attention of the Court by notifying Assistant Prosecutor Ryan Mages because I do not have jurisdiction in these matters. Stephens also explained that many threats have been made by email and in blogs on various websites. I again instructed him to bring these threats to the attention of the Court by notifying Assistant Prosecutor Ryan Mages.

٢	FLANK	BIGNATURE OF OFFICER SUBMITTING REPORT	COMMAND	BADGE NUMBER
	DETECTIVE SER	GEANT FULICE, FRED		169

NOTICE OF WAGE GARNISHMENT AND LIEN INVESTIGATION REQUEST FOR IMMEDIATE ACTION - TIME SENSITIVE

FOLLOW UP NOTICE

Marc Stephens
271 Rosemont Pl
Englewood, NJ 07631-3807

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Notice Date: 10/23/2014 File Number: RFIL10232014

Help Phone Number: 800-595-1592

Dear Marc Stephens,

This is a follow up letter for Marc Stephens. A lien has been issued by State Of California, this letter is to notify you that a wage garnishment and/or tax lien investigation may follow.

You have previously been notified that the State Of California has placed a lien in the amount of \$5,373 in the name of Marc Stephens on 1/28/2013. That demand for payment has yet to be satisfied and as of 10/23/2014 remains unpaid.

As provided by the Taxing Authority, this lien has been placed on all property and rights to property in the name of Marc Stephens for the amount of taxes, additional penalties, interest and other costs.

It is in your best interest to contact the Help Phone Number at 800-595-1592, reference file number RFIL10232014.

If you believe that this is an error or that you do not owe the lien recorded, call 800.316.3092 to have this verified. If your taxes have been paid, you can disregard this notice.

For Help, Call 800-595-1592 Today Hours: Monday - Friday 6am - 6pm

⁽¹⁾ Information obtained from public record sources. Rates and terms are subject to change without notice. This product is not affiliated with any government agency and this offer is not being made or endorsed by any agency of the government. Not available in all states.

